JC07 Rec'd PCT/PTO 0 6 FEB 2002

ARTMENT OF COMMERCE PATENT AND TRADEMARK °FORM PTO-1390 OFFICE (REV 11-2000) TRANSMITTAL LETTER TO THE UNITED STATES U.S. APPLICATION NO. (If known, see 37 CFR 1.5) **DESIGNATED/ELECTED OFFICE (DO/EO/US)** CONCERNING A FILING UNDER 35 U.S.C. § 371 09/868,279 INTERNATIONAL APPLICATION NO. INTERNATIONAL FILING DATE PRIORITY DATE CLAIMED PCT/US99/29927 December 15, 1999 December 16, 1998 TITLE OF INVENTION CYCLIC PEPTIDE ANTIFUNGAL AGENTS HAVING A SUGAR SUBSTITUENT APPLICANT(S) FOR DO/EO/US Michael John RODRIGUEZ, et al. Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information: This is a FIRST submission of items concerning a filing under 35 U.S.C. 371. \mathbf{x} This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371. 2. This is an express request to begin national examination procedures (35 U.S.C. 371(f)). The submission must include items (5), (6), (9) and (21) 3. indicated below. The US has been elected by the expiration of 19 months from the priority date (PCT Article 31). П A copy of the International Application as filed (35 U.S.C. 371(c)(2)) is attached hereto (required only if not communicated by the International Bureau). has been communicated by the International Bureau. b. П is not required, as the application was filed in the United States Receiving Office (RO/US). An English language translation of the International Application under PCT Article 19 (35 U.S.C. 371(c)(2)). П is attached hereto. a. ь. has been previously submitted under 35 U.S.C. 154(d)(4). Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3)). are attached hereto (required only if not communicated by the International Bureau). a. have been communicated by the International Bureau. b. have not been made; however, the time limit for making such amendments has NOT expired. 's' c. d. have not been made and will not be made. An English language translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)). × An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)). - 2 Pages An English language translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)). 10. Items 11. to 16. below concern document(s) or information included: An Information Disclosure Statement under 37 CFR 1.97 and 1.98. 12. An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included. A FIRST preliminary amendment. A SECOND or SUBSEQUENT preliminary amendment. 15. A substitute specification. A change of power of attorney and/or address letter. 17 A computer-readable form of the sequence listing in accordance with PCT Rule 13ter.2 and 35 U.S.C. 1.821 - 1.825. 18 A second copy of the published international application under 35 U.S.C. 154(d)(4). 19 A second copy of the English language translation of the international application under 35 U.S.C. 154(d)(4). × 20. Other items or information: 1. Copy of this Transmittal Letter for Billing (2 Pages) 2. Petition for Extension of Time (1 Page); 3. Certificate Under 37 CFR 3.73(b) with copy of assignment (5 pages), 4. Prosecution By Assignee and Power of Attorney Under 37 CFR 3.71 (3 pages); 5. Copy of Notification of Missing Requirements (2 pages) 6. Return receipt postcard. CERTIFICATE OF MAILING BY "EXPRESS MAIL" Express Mail Label No.: EL779891610US Date of Deposit: February 6, 2002 I hereby certify that this paper or fee is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 C.F.R. § 1.10 on the date indicated above and is addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231. CU Cas a Tamara Alcaraz pa-664723

U.S. APPECATION NO. (if known, see 37 CFR 1.5)				1.482) SPTO		ATTORNEY SDOCKET NUMBER: 342312003500			
21.	☐ The following fee BASIC NATIONAL	CALCULATIONS PTO USE ONLY							
	Neither international p nor international searc and International Searc								
	International prelimina USPTO but Internation	\$890.00							
	International prelimina but international search								
	International prelimina but all claims did not s								
	International prelimina and all claims satisfied	\$100.00		•					
		EN	TER APPI	ROPRIATE I	BASIC FEE AMOUNT =	\$ 0			
	Extension of time for	reply within fourth month	1		4.5	\$1,440.0 0			
	Surcharge of \$130.00 the earliest claimed pr	\$ 130.00							
	CLAIMS	NUMBER FILED	NUMBE	R EXTRA	RATE				
	Total claims	* - 20 =		*	x \$18.00	\$ 0			
	Independent claims	* - 3 =		*	x \$84.00	\$ 0			
	MULTIPLE DEPEND	DENT CLAIM(S) (if appl	licable)		+ \$280.00	\$ 0			
			TOT	AL OF ABO	VE CALCULATIONS =	\$ 0			
Applicant claims small entity status. See 37 CFR 1.27. The fees indicated above are reduced by ½.									
<u> </u>		\$1,570.00							
	Processing fee of \$130 ☐ 20 ☐ 30 months from	\$ 0	•						
		\$ 0							
	Fee for recording the eaccompanied by an ap	\$ 0							
				ТОТ	AL FEES ENCLOSED =	\$1,570.00			
	02/13/2002 FINGUYEN		279			Amount to be	\$ *		
	02 FC:154 13	30.00 CH				refunded:			
<u> </u>						charged:	\$1,570.00		
a.		nount of \$* to cover the a							
b.	of this sheet is enclosed.								
c.	Deposit Account No. 03-1952. A duplicate copy of this sheet is enclosed.								
d. Fees are to be charged to a credit card. WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.									
NOTE: Where an appropriate time limit under 37 CFR 1.494 or 1.495 has not been met, a petition to revive (37 CFR 1.137(a) or (b)) must be filed and granted to restore the application to pending status.									
SEN	ND ALL CORRESPON								
	Madeline I. Johnston Morrison & Foerster LLP Total Del Millon								
$\sqrt{}$	755 Page Mill Road Palo Alto, California 9								



		FIRST NAMED A	APPLICANT	thington, D.C. 20
	·		ATTY, DOCKET	T NO.
9/868,279	•	DONOTOURZ	INTERNATIONAL	 _
.,,,		RODRIGUEZ	INTERNATIONAL APPLICATION IN	<u> 120035</u> 00
	•	5611		
MADELINE I	JOHNSTON			
40RRISON &		•	I.A. PILING DATE / US DE PRIORI	TYDATE
755 PAGE MI	LL ROAD	•		
ALO ALTO C	A 94304-1	0.18		
			olate alien 99	12/16/98
N	OTIFICATIO	ON OF A DEFECTIVE	OATH OR DECLARATION OF THE	01 ·
to the matterial of	mge ili liie Uili	ucu states of America	exceptable under 35 U.S.C. 371(c)(4) for The period within which to correct the the accompanying Notification.	or entry
new oath or dec	laration, prope	erly identifying this anni	lication (preferably by the international	
plication numbe	r and internation	ional filing data) is requi	ication (preferably by the internationa	1
th 37 CFR 1.49	7(a) (b) and (f)	h in that it.	red. The oath or declaration does not	comply
/	, (u), (o) and (i)) in that it.		•
is not execute	ed in accordance	e with either 37 CFR 1.66 or	- 27 OFF 1 60	
does not iden	rifi the annlicati	tion to which it is directed.	F 37 CFR 1.68.	·
	nify the inventor			
does not iden	tify the citizensh	hip of each inventor.		
does not state	that the person	making the oath or declarat	tion believes the named inventor or inventors	
to be the orig	inal and first inv	ventor or inventors of the su	bject matter which is claimed and for which	•
a patent is so	ught.		-5 which is claimed and for which	
		•	,	
		•		•
		•		
			• *	
ranan minin (u),	FAILURE T	a) WHERE APPROPRIA O ENTER THE NATIO	ON IN COMPLIANCE WITH 37 CFR ATE, WITHIN THE TIME PERIOD S DNAL STAGE AND THE	R SET

ditionally, the o	ath or declarati	tion does not comply wit	th 37 CFR 1.63 in that it:	
	lentify the mailin	ng address of each inventor.	If the residence is different from the	•
_ does not to	dress than the a	city and state or city and fore	eign country of residence of each inventor	
does not to mailing ad	mess, men me e		y or onom mychor	
mailing ad must also	be given.			
mailing ad	oc given.			,
mailing ad	oc given.	son making the oath or declar	ration:	
mating ad must also does not so	tate that the person			,
mating ad must also does not so a has rev	tate that the personiewed and under	rstands the contents of the ar	oplication, including the claims, as	
mailing ad must also does not so a has rev	tate that the personiewed and under		oplication, including the claims, as	
mailing ad must also does not so a. has rev amende	tate that the person elewed and under ed by any amenda	rstands the contents of the ar iment specifically referred to	opplication, including the claims, as in the eath or declaration.	
mailing ad must also does not so a. has rev amendo b. acknow	ate that the person elewed and under ed by any amenda wledges the duty	rstands the contents of the ar fiment specifically referred to to disclose to the Office all	opplication, including the claims, as in the eath or declaration.	
mailing ad must also does not so a. has rev amende b. acknow	ate that the person elewed and under ed by any amenda wledges the duty	rstands the contents of the ar iment specifically referred to	opplication, including the claims, as in the eath or declaration.	
does not so a. has rev amende b. acknow materi	tate that the person iewed and under ed by any amenda wledges the duty all to patentability	rstands the contents of the ard fiment specifically referred to to disclose to the Office all try as defined in 37 CFR 1.56	pplication, including the claims, as in the oath or declaration. information known to the person to be	
does not so a. has rev amende b. acknow materi	tate that the person iewed and under and by any amenda wledges the duty all to patentability dentify the foreign	rstands the contents of the ar iment specifically referred to to disclose to the Office all ty as defined in 37 CFR 1.56 gn application for patent or i	pplication, including the claims, as in the oath or declaration. information known to the person to be	
mailing ad must also does not so a. has rev amende b. acknow materi does not i priority is that of the	tate that the person in the pe	rstands the contents of the ap- iment specifically referred to to disclose to the Office all ty as defined in 37 CFR 1.56 gn application for patent or it to 37 CFR 1.55, and any for	pplication, including the claims, as in the oath or declaration. information known to the person to be	
mailing ad must also does not so a. has rev amende b. acknow materi	tate that the person in the pe	rstands the contents of the ap- iment specifically referred to to disclose to the Office all ty as defined in 37 CFR 1.56 gn application for patent or it to 37 CFR 1.55, and any for which priority is claimed, by	pplication, including the claims, as in the oath or declaration. information known to the person to be inventor's certificate for which a claim for the person to be inventor's certificate for the person to be inventorial to be inventor	

nts, Box PCT mark Office D.C. 20231

W 09/8482	79	Commissioner for Patents, Box PCT United States Patent and Trademark Office
U.E. APPLICATION NO.	FIRST NAMED APPLICANT	Washington, D.C. 2023
		ATTY, DOCKET NO. 5
β9/868,279	RODAREGEIVED [INTERNATIONAL APPLICATION NO. 2003500
	0.1.056.101.2004	
MADELINE I JOHNSTON MORRISON & FOERSTER	AUG ^S 0 191 2001	LA FILING DATE / PRIORITY DATE
755 PAGE MILL ROAD PALO ALTO CA 94304-1	MORRISON & FOERSTER, LLP	
NOTIFICATION OF MISS	ING REQUIREMENTS UNDER SESIGNATED/ELECTED OFFICE	12/16/98 12/16/98
STATES D	ESIGNATED/ELECTED OFFIC	E COOKOUS
Office as a Designated Offi	mitted by the applicant or the IB to the Unite ice (37 CFR 1.494)	
	Indication of Small Endit	v Stame.
Copy of the international a	pplication. Translation of the interna	tional application into English
Copy of Article 19 amendr	Translation of Article 19	amendments into English.
Priority Document.	Outer:	
The International Prelimina	ary Examination Report in English and its A	
. 🗷	and international Fremminary Examination Re	eport into English.
 Applicant has requested early prothe indicated items in paragraph 3 below 	cessing under 35 U.S.C. 371(f) but has not	filed the following indicated items and/or
prior to 20 or 30 months from the priori U.S. Basic National Fee.	ty date to avoid abandonment.	ne international application must be filed
•	Copy of the international	application.
acceptance under 35 U.S.C. 371:	shed within the period set forth below in ord	er to complete the requirements for
later than the appropri	ation into English. A processing fee will be ate 20 or 30 months from the priority date.	required if submitted
Translation	is delective for the reasons indicated on the	attached Notice of Defective
appropriate 20 or 30 m	ing the translation of the application and/or	the Annexes later than the
c. Oath or declaration of the	inventore in compliance (37 CPR 1.492)	(1)).
une application (prefera surcharge will be requi	ably by the International application number red if submitted later than the appropriate 20	and international filing date). A Our 30 months from the price less
A the critical oath of dec	laration does not comply with an own	7(a) and (b) for the reasons
d. Surcharge for providing the state of the state	be oath or declaration later than the	ato 20 or 30 months from the
4. Additional claim feet of \$		•
due (37 CFR 1.492(g)). See attached PTG	as a large entity small entity, inches about the additional claim fees or cancel the O-875.	uding any required multiple dependent additional claims for which fees are
5. Applicant has not submitted the req	uired sequence listing pursuant to 37 CFR 1	.821-1.825. See arroched
ALL OF THE ETPLES COM NO.		
MONTHS FROM THE DATE OF THE THE PRIORITY DATE FOR THE API RESPOND WILL RESULT IN ABAND	3(a)-3(d), 4 and 5 above must be 8 8 notice or by 22 or 32 months (Plication, whichever is later. Donment.	UBMITTED WITHIN TWO (2) where 37 CFR 1.495 applies) FROM FAILURE TO PROPERLY
The time period set above may be extende 1.136(a).	d by filing a petition and fee for extension o	f time under the provisions of 37 CFR
6. If box 3a or 3c is checked, a translation Annexes will be cancelled. A processing if 7. The Article 19 amendments are con-	n of the Annexes MUST be submitted no late fee will be required if submitted later than 2	er than the time moded
•		· ·
Applicant is reminded that any communica address given in the heading and include the	tion to the United States Patent and Tradem ne U.S. application no. shown above. (37 CF	ark Office must be mailed to the ; FR 1.5)
	notice MUST be returned with	
Enclosed: PCT/DO/EO/917 .	Notice of Defective Translation PCT/DO/EO/920	uus response,
FORM PCT/DO/EO/905 (March 2001)		RAMINION Jene Physical Communication
· (mateu 2001)	MissReadue LD	1 80 000 1 8 PM
- 0 0 V	10(06/01	_ 2010 /